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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/801,207	03/16/2004	Bey-Dih Chang	SEN-001US3	3124	
7590 11/14/2007 Keown & Associates Suite 1200 500 West Cummings Park Woburn, MA 01801			EXAMINER		
			MARVICH, MARIA		
			ART UNIT	PAPER NUMBER	
		1633	1633		
			MAIL DATE	DELIVERY MODE	
			11/14/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)		
10/801,207	CHANG ET AL		
Examiner	Art Unit		
Maria B. Marvich, PhD	1633		

		Maria B. Marvich, PhD	1633	
	The MAILING DATE of this communication appe	ears on the cover sheet with the c	correspondence ado	ress
THE RE	PLY FILED 26 October 2007 FAILS TO PLACE THIS A	APPLICATION IN CONDITION FOR	R ALLOWANCE.	
thi pla a l	e reply was filed after a final rejection, but prior to or or s application, applicant must timely file one of the follo aces the application in condition for allowance; (2) a No Request for Continued Examination (RCE) in complian ne periods:	wing replies: (1) an amendment, aff otice of Appeal (with appeal fee) in (fidavit, or other evider compliance with 37 C	nce, which FR 41.31; or (3)
a) 🛚 b) 🗌	The period for reply expires on: (1) the mailing date of this and event, however, will the statutory period for reply expire Examiner Note: If box 1 is checked, check either box (a) or	Advisory Action, or (2) the date set forth later than SIX MONTHS from the mailin (b). ONLY CHECK BOX (b) WHEN THE	g date of the final reject	on.
nave bee inder 37 set forth may redu	TWO MONTHS OF THE FINAL REJECTION. See MPEP 7 as of time may be obtained under 37 CFR 1.136(a). The date in filed is the date for purposes of determining the period of except 1.17(a) is calculated from: (1) the expiration date of the in (b) above, if checked. Any reply received by the Office late ice any earned patent term adjustment. See 37 CFR 1.704(b) OF APPEAL	on which the petition under 37 CFR 1.1 dension and the corresponding amount shortened statutory period for reply orig r than three months after the mailing da	of the fee. The approprinally set in the final Offi	iate extension fee ce action; or (2) as
fili a l	ne Notice of Appeal was filed on A brief in comp ng the Notice of Appeal (37 CFR 41.37(a)), or any exte Notice of Appeal has been filed, any reply must be filed MENTS	ension thereof (37 CFR 41.37(e)), to	avoid dismissal of th	
3. X T. (a) (b) (c)	he proposed amendment(s) filed after a final rejection, They raise new issues that would require further co They raise the issue of new matter (see NOTE belo They are not deemed to place the application in be appeal; and/or They present additional claims without canceling a	onsideration and/or search (see NO ow); tter form for appeal by materially re corresponding number of finally rej	TE below);	
5.	NOTE: <u>See Continuation Sheet</u> . (See 37 CFR 1.1 the amendments are not in compliance with 37 CFR 1.1 pplicant's reply has overcome the following rejection(see why proposed or amended claim(s) would be a	21. See attached Notice of Non-Co		
7. X Fo ho Th CI CI CI	on-allowable claim(s). or purposes of appeal, the proposed amendment(s): a) ow the new or amended claims would be rejected is pro- ne status of the claim(s) is (or will be) as follows: aim(s) allowed: aim(s) objected to: aim(s) rejected: 1-3,6-8 and 26-38. aim(s) withdrawn from consideration:		II be entered and an e	explanation of
3. 🔲 Th	VIT OR OTHER EVIDENCE The affidavit or other evidence filed after a final action, but The cause applicant failed to provide a showing of good are The same same as not earlier presented. See 37 CFR 1.116(e).	ut before or on the date of filing a N ad sufficient reasons why the affidav	otice of Appeal will <u>no</u> vit or other evidence i	ot be entered s necessary and
en sh	e affidavit or other evidence filed after the date of filing tered because the affidavit or other evidence failed to owing a good and sufficient reasons why it is necessar	overcome <u>all</u> rejections under appe ry and was not earlier presented. S	al and/or appellant fa see 37 CFR 41.33(d)(ils to provide a 1).
	he affidavit or other evidence is entered. An explanation ST FOR RECONSIDERATION/OTHER	on of the status of the claims after e	ntry is below or attacl	ned.
	he request for reconsideration has been considered by See Continuation Sheet.	ut does NOT place the application in	n condition for allowa	nce beċause:
12. 🔲 N	lote the attached Information Disclosure Statement(s). Other: See Continuation Sheet.	(PTO/SB/08) Paper No(s).		

Continuation of 3. NOTE: The claims have been amended to read on a method for identifying a compound that inhibits p21 induced senescence wherein a cell is assyed for induction of a gene in the presence of p21 expression. Hence, the scope of the claims has been narrowed from a consideration of any senescence associated change to only those related to p21 expression. As well, the amended claims require the gene to be assayed be induced directly by p21 whereas previously the presence of p21 in the cell was not required for execution of the method. Rather, a gene capable of being induced by p21 could be assayed for expression during senescence in the presence or absence of a compound to be tested. Therefore the method was previously directed to methods of detecting induction of marker genes under conditions of senscence and are now drawn to methods of detecting induction by p21 under conditions of p21 mediated senescence.

Continuation of 11. does NOT place the application in condition for allowance because: applicants' arguments are moot in view of the non-entry of the amendment.

Continuation of 13. Other: It is noted that had applicants amendment been entered, the claim objections as well as the rejection under 35 USC 112, first and second would have been overcome.

Mhanidi